

SENATE BILL No. 383

DIGEST OF SB 383 (Updated January 25, 2016 2:36 pm - DI 55)

Citations Affected: IC 8-1.

Synopsis: System integrity adjustments. Provides that an eligible water or wastewater utility may petition the utility regulatory commission (commission) to charge a system integrity adjustment to recover or credit an adjustment amount based on the eligible utility's revenues. Provides that a the commission, after a hearing, shall approve a properly calculated system integrity adjustment. Provides that a utility may collect a system integrity adjustment until the earlier of: (1) 48 months after the date on which the utility is allowed to begin collecting the system integrity adjustment; or (2) the date on which the commission issues an order in the utility's next general rate case proceeding. Requires the commission to adopt rules concerning system integrity adjustment proceedings. Makes a technical correction.

Effective: July 1, 2016.

Charbonneau

January 12, 2016, read first time and referred to Committee on Environmental Affairs. January 25, 2016, amended, reported favorably — Do Pass.



Second Regular Session 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

SENATE BILL No. 383

A BILL FOR AN ACT to amend the Indiana Code concerning utilities.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 8-1-2-0.5 IS ADDED TO THE INDIAN AS A NEW SECTION TO READ AS FOLLOWS [EFFECTI	VEJULY
1, 2016]: Sec. 0.5. The general assembly declares that continuing policy of the state, in cooperation wi governments and other concerned public and	ith local private
organizations, to use all practicable means and measures, financial and technical assistance, in a manner calculated and maintain conditions under which utilities plan for a	to create
in infrastructure necessary for operation and maintenar protecting the affordability of utility services for pre future generations of Indiana citizens.	
SECTION 2. IC 8-1-31-9, AS AMENDED BY P.L.2	212-2015

SECTION 2. IC 8-1-31-9, AS AMENDED BY P.L.212-2015, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 9. (a) When a petition is filed under section 8 of this chapter, the commission shall conduct a hearing.

- (b) The office of the utility consumer counselor may:
 - (1) examine information of the eligible utility to confirm:



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1	(A) that the infrastructure improvements are in accordance
2	with section 5 of this chapter; to confirm and
3	(B) proper calculation of the adjustment amount proposed
4	under section 8(a) of this chapter; and
5	(2) submit a report to the commission not later than thirty (30)
6	days after the petition is filed.
7	(c) The commission shall hold the hearing and issue its order not
8	later than sixty (60) days after the petition is filed.
9	(d) If the commission finds that a petition filed under section 8 of
10	this chapter complies with the requirements of this chapter, the
11	commission shall enter an order approving the petition.
12	SECTION 3. IC 8-1-31.5 IS ADDED TO THE INDIANA CODE
13	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2016]:
15	Chapter 31.5. System Integrity Adjustments
16	Sec. 1. The definitions in IC 8-1-2-1 apply throughout this
17	chapter.
18	Sec. 2. As used in this chapter, "actual revenues" means the
19	annual operating revenues that an eligible utility receives or
20	accrues for a twelve (12) month period authorized for recovery
21	through basic rates and charges approved by the commission in the
22	eligible utility's most recent general rate case. However, the term
23	does not include the following:
24	(1) Revenues received through an infrastructure improvement
25	charge approved by the commission under IC 8-1-31.
26	(2) Revenues from the operation of a utility that an eligible
27	utility acquires after the commission's most recent order
28	establishing the eligible utility's level of annual operating
29	revenues authorized for recovery by the eligible utility
30	through existing rates and charges.
31	Sec. 3. As used in this chapter, "adjustment amount" means the
32	dollar amount:
33	(1) by which an eligible utility's actual revenues for a twelve
34	(12) month period differ from the eligible utility's authorized
35	revenues for the same twelve (12) month period; and
36	(2) that the eligible utility seeks to recover from or credit to
37	customers through a system integrity adjustment requested in
38	a petition filed under section 11 or 12 of this chapter.
39	Sec. 4. As used in this chapter, "adjustment revenues" means
40	revenues produced through application of a system integrity
41	adjustment. The term does not include revenue from other rates



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and charges.

annual basis from the effective date of the commission's order in the eligible utility's most recent general rate case proceeding. Sec. 7. As used in this chapter, "eligible utility" means a: (1) public utility; (2) municipally owned utility; or (3) not-for-profit utility; that provides water or wastewater service and is under the jurisdiction of the commission for the approval of rates and charges. Sec. 8. As used in this chapter, "not-for-profit utility" has the meaning set forth in IC 8-1-2-125(a). The term includes a utility company that is owned, operated, or held in trust by a consolidated city. Sec. 9. As used in this chapter, "system integrity adjustment" means an amount charged by an eligible utility to allow the automatic adjustment of the eligible utility's basic rates and charges to recover from or credit to customers an adjustment amount. Sec. 10. As used in this chapter, "system integrity collar" means a dollar amount that is equal to the product of: (1) an eligible utility's authorized revenues; multiplied by (2) two hundredths (0.02). An eligible utility's system integrity collar is satisfied when the eligible utility's system integrity collar. Sec. 11. (a) An eligible utility that is not collecting a system integrity adjustment may file with the commission a petition setting forth rate schedules that establish a system integrity adjustment to recover from or credit to customers the eligible		
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40 utility's adjustment amount. The petition must establish that the	40	utility's adjustment amount. The petition must establish that the

eligible utility's system integrity collar has been satisfied on a cumulative basis following the effective date of the commission's



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1	order in the eligible utility's most recent general rate case. The
2	eligible utility's system integrity collar may not be included in the
3	calculation of its adjustment amount.
4	(b) An eligible utility shall serve the office of the utility
5	consumer counselor a copy of the petition at the same time the
6	petition is filed with the commission. The office of the utility
7	consumer counselor may do the following:
8	(1) Examine information of the eligible utility to confirm
9	proper calculation of the proposed system integrity
10	adjustment.
11	(2) Submit a report of the examination to the commission not
12	later than thirty (30) days after the petition is filed.
13	(c) The commission shall hold a hearing on the petition and issue
14	its order not later than ninety (90) days after the petition is filed.
15	(d) If the commission determines that the system integrity
16	adjustment is properly calculated, the commission shall enter an
17	order approving the petition. The system integrity adjustment may
18	be collected until the earlier of the following:
19	(1) Forty-eight (48) months after the date set forth in the
20	order entered under this subsection on which the eligible
21	utility may begin collecting the system integrity adjustment.
22	(2) The date on which the commission issues an order in the
23	eligible utility's next general rate case proceeding.
24	Sec. 12. (a) This section applies to an eligible utility for which

- the commission has issued an order approving a petition under section 11(e) of this chapter.
- (b) An eligible utility shall file a petition for a change in its adjustment amount:
 - (1) not more than thirty (30) days after the end of each twelve
 - (12) month period following the date on which the eligible utility files a petition under section 11 of this chapter; and
 - (2) until the commission issues an order in the eligible utility's next general rate case proceeding after the commission approves a system integrity adjustment.
- (c) An eligible utility shall serve the office of the utility consumer counselor a copy of the petition at the same time the petition is filed with the commission.
- (d) The commission shall hold a hearing on the petition and issue its order not later than ninety (90) days after the petition is filed.
- Sec. 13. For purposes of satisfying a system integrity collar, an eligible utility's cumulative excess or deficit shall be reset to zero



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1	(0) upon the effective date of the commission's order in the eligible
2	utility's next general rate case proceeding after the commission
3	approves a system integrity adjustment.
4	Sec. 14. At the same time an eligible utility files a petition under
5	section 12 of this chapter, the eligible utility shall reconcile the
6	difference between:
7	(1) the adjustment amount approved by the commission for a
8	previous twelve (12) month period; and
9	(2) the adjustment revenues received by the eligible utility
10	during the same twelve (12) month period.
11	The eligible utility may recover from or credit to customers the
12	reconciliation amount through a system integrity adjustment by
13	filing a petition under section 11 of this chapter.
14	Sec. 15. For purposes of IC 8-1-2-42(a), the approval of a
15	petition filed under section 11 or 12 of this chapter is not a general
16	increase in basic rates and charges.
17	Sec. 16. The commission shall adopt by rule under IC 4-22-2 or
18	by order other procedures not inconsistent with this chapter that
19	the commission finds reasonable or necessary to administer this
20	chapter.



COMMITTEE REPORT

Madam President: The Senate Committee on Environmental Affairs, to which was referred Senate Bill No. 383, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 3, delete lines 29 through 34, begin a new paragraph and insert:

"Sec. 10. As used in this chapter, "system integrity collar" means a dollar amount that is equal to the product of:

- (1) an eligible utility's authorized revenues; multiplied by
- (2) two hundredths (0.02).

An eligible utility's system integrity collar is satisfied when the eligible utility's cumulative excess or deficit equals or exceeds the eligible utility's system integrity collar."

Page 3, line 42, after "case." insert "The eligible utility's system integrity collar may not be included in the calculation of its adjustment amount.".

Page 4, delete lines 10 through 11.

Page 4, line 12, delete "(d)" and insert "(c)".

Page 4, line 13, delete "sixty (60)" and insert "ninety (90)".

Page 4, line 15, delete "(e)" and insert "(d)".

Page 4, line 17, after "petition." insert "The system integrity adjustment may be collected until the earlier of the following:

- (1) Forty-eight (48) months after the date set forth in the order entered under this subsection on which the eligible utility may begin collecting the system integrity adjustment.
- (2) The date on which the commission issues an order in the eligible utility's next general rate case proceeding.".

Page 4, delete lines 32 through 33.

Page 4, line 34, delete "(e)" and insert "(d)".

Page 4, line 35, delete "sixty (60)" and insert "ninety (90)".

Page 5, line 12, delete "may" and insert "shall".

and when so amended that said bill do pass.

(Reference is to SB 383 as introduced.)

CHARBONNEAU, Chairperson

Committee Vote: Yeas 8, Nays 0.

